

guardian *ad litem*—or issue another appropriate order—to protect a minor or incompetent person who is unrepresented in an action." Fed. R. Civ. P. 17(c)(2).

The appointment of a guardian *ad litem* is more than a mere formality. *United States v. 30.64 Acres of Land, More or Less, Situated in Klickitat Cnty., State of Wash.*, 795 F.2d 796, 805 (9th Cir. 1986). "Fed. R. Civ. P. 17(c) requires a court to take whatever measures it deems proper to protect an incompetent person during litigation." *Id.*

The guardian need not possess special qualifications, but he must "be truly dedicated to the best interests of the person on whose behalf he seeks to litigate." *AT&T Mobility, LLC v. Yeager*, 143 F. Supp. 3d 1042, 1054 (E.D. Cal. 2015) (quoting *Whitmore v. Arkansas*, 495 U.S. 149, 150 (1990)). In the Eastern District of California, Local Rule 202(a) further provides, in relevant part:

Upon commencement of an action or upon initial appearance in defense of an action by or on behalf of a minor or incompetent person, the attorney representing the minor or incompetent person shall present (1) appropriate evidence of the appointment of a representative for the minor or incompetent person under state law or (2) a motion for the appointment of a guardian *ad litem* by the Court, or, (3) a showing satisfactory to the Court that no such appointment is necessary to ensure adequate representation of the minor or incompetent person. See Fed. R. Civ. P. 17(c).

E.D. Local Rule 202(a). Local Rule 202(c) also requires disclosure of the attorney's interest, providing the following:

When the minor or incompetent is represented by an attorney, it shall be disclosed to the Court by whom and the terms under which the attorney was employed; whether the attorney became involved in the application at the instance of the party against whom the causes of action are asserted, directly or indirectly; whether the attorney stands in any relationship to that party; and whether the attorney has received or expects to receive any compensation, from whom, and the amount.

Here, the motion does not provide the disclosure of Plaintiffs' counsel as required by Local Rule 202(c). See Pls. Mot. In addition, the motion appears to be brought under the Social Security Act, 42 U.S.C. § 405(g). *Id.* Accordingly, the Court DENIES Plaintiffs'

	Case 2.25-07-01741-CSK	Document 5	Fileu U//22/25	Page 3 01 3	
1	motion for appointment as gua	rdian <i>ad litem</i> v	vithout prejudice	to Plaintiffs' re-filing of a	
2	revised motion that complies with the requirements of Local Rule 202(c) and Federal				
3	Rules of Civil Procedure 17.				
4	IT IS SO ORDERED.				
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7	Dated: July 22, 2025		Chi '	Spo Ki	
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